CHAITMAN LLP

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Attorneys for Defendants on Exhibit A annexed to Notice of Motion

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,	
Plaintiff-Applicant,	Adv. Pro. No. 08-1789 (SMB)
v. BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.	SIPA LIQUIDATION (Substantively Consolidated)
In re:	
BERNARD L. MADOFF, Debtor.	
IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC	Adv. Pro. Nos. on Exhibit A annexed to Notice of Motion
Plaintiff, v.	
DEFENDANTS LISTED ON EXHIBIT A ANNEXED TO NOTICE OF MOTION,	
Defendants.	

ORDER TO SHOW CAUSE AND TEMPORARY RESTRAINING ORDER

Upon the annexed declaration of Helen Davis Chaitman dated March 3, 2016, along with exhibits, Memorandum of Law, and Notice of Motion filed in connection therewith, it

is hereby:

ORDERED, that counsel for the Trustee, Irving Picard, show cause at a hearing to be held before the Honorable Stuart M. Bernstein in Courtroom No. 723 at the United States Bankruptcy Court, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408, on March 9, 2016 at 10:00 a.m., why an order should not be entered staying enforcement of Subpoenas served by the Trustee pending resolution of the parties' competing discovery motions and for a temporary and permanent injunction preventing the Trustee from ever using information obtained pursuant to the Subpoenas to frame a complaint against a subsequent transferee;

IT IS FURTHER ORDERED that, pending a hearing and determination of

Defendants' Motion, enforcement of the Subpoenas is stayed and the Trustee is enjoining from

using the information obtained pursuant to the Subpoenas to frame a complaint against a

subsequent transferee; [SMB:3/4/16]

IT IS FURTHER ORDERED that the Trustee file his papers in opposition to Defendants' Motion on March 8, 2016 by 4:00 p.m. EST; and

IT IS FURTHER ORDERED, that no later than 5:00 p.m. on March 7, 2016, the movants shall file and deliver to chambers a single chart that identifies, by each case, the date, if any, the Trustee served either a Notice to Admit or a proposed factual stipulation relating to the transfers at issue and the date by which the movant must respond to the Notice to Admit or the stipulation; and in the event the movant has already responded to the Notice to Admit or entered into a factual stipulation with the Trustee, a copy of the response to the Notice to Admit or the stipulation; and [SMB:3/4/16]

IT IS FURTHER ORDERED that service of a copy of this Order and the annexed

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declaration, Memorandum, and Notice of Motion by email upon the Defendants' counsel on or before March 4, 2016, by 5:00 pm shall be deemed good and sufficient service thereof.

Dated: New York, New York March 4, 2016

Stuart W. Bernstein
Stuart M. Bernstein
United States Bankruptcy Judge